

BORA LASKIN LAW LIBRARY

3 1761 106343205



UNIVERSITY OF TORONTO  
FACULTY OF LAW

## **INTERNATIONAL TRADE REGULATION**

**Volume 2**

**2019-2020**

Michael Trebilcock

K  
3842  
.T733  
2019  
v.2  
c.1

BORA LASKIN LAW LIBRARY

AUG 16 2019

FACULTY OF LAW  
UNIVERSITY OF TORONTO

# **INTERNATIONAL TRADE REGULATION**

**Volume 2**

**2019-2020**

**Michael Trebilcock**



Digitized by the Internet Archive  
in 2023 with funding from  
University of Toronto

[https://archive.org/details/internationaltra02treb\\_21](https://archive.org/details/internationaltra02treb_21)

# **INTERNATIONAL TRADE REGULATION**

**2019-2020**

**Michael Trebilcock**

## **VOLUME 1**

### **1) The Evolution of Trade Theory and Policy**

- a. Richard Baldwin, *The Great Convergence: Information Technology and the New Globalization* (The Belknap Press of Harvard University Press, 2016), pp. 1-19. P 2
- b. Michael J. Trebilcock, “The Law and Political Economy of International Trade Agreements”, *Oxford Research Encyclopedia of Economics and Finance* April 26, 2019. P 21
- c. Nicolas Lamp, “How Should We Think About the Winners and Losers from Globalization? Three Narratives and their Implications for the Redesign of International Economic Agreements” *Queen's University Legal Research Paper* 2018 102. P 39
- d. Gregory Mankiw, “Surprising Truths About Trade Deficits”, NY Times October 5, 2018. P 79

### **2) Overview of the General Agreement on Tariffs and Trade and the World Trade Organization**

- a. Michael J. Trebilcock, *Advanced Introduction to International Trade Law* (Edward Elgar, 2015) (hereinafter Trebilcock, *op. cit.*), Chapters 1 and 2.
- b. Gregory Shaffer, “A Tragedy in the Making?: The Decline of Law and the Return of Power in International Trade Relations” *Yale Journal of International Law* 2018. P 83
- c. Kara Leitner and Simon Lester, “WTO Dispute Settlement 1995-2016: A Statistical Analysis” *Journal of International Economic Law* 20:1 (2017): 171-182. P 101
- d. WTO, “Understanding on Rules and Procedures Governing the Settlement of Disputes” in *The WTO Dispute Settlement Procedures* (Geneva: World Trade Organization, August 1995). P 113
- e. Problem: The Canada-US Beer Saga (for class discussion only, not written comments). P 133

### **3) Non-Discrimination: The Most Favoured Nation Principle; Preferential Trade Agreements; and Developing Countries**

- a. Trebilcock, *op. cit.*, Chapters 3, 4 and 16. P 135
  - b. Osler Hoskin & Harcourt, “The US-Mexico-Canada Agreement”.
- 4) Non-Discrimination: The National Treatment Principle**
- a. Trebilcock, *op. cit.*, Chapter 6.
  - b. WTO, *Japan – Taxes on Alcoholic Beverages*, Edited Appellate Body Report (1996). P 141
  - c. WTO, *European Communities – Measures Affecting Asbestos and Asbestos Containing Products*, Edited Appellate Body Reports (2000) paras. 1-154. P 154
- 5) Anti-Dumping Laws**
- a. Trebilcock, *op. cit.*, Chapter 6.
  - b. WTO, *United States – Continued Dumping and Subsidy Offset Act of 2000*, Appellate Body Report Summary (2002). P 187
  - c. WTO, *United States – Continued Dumping and Subsidy Offset Act of 2000*, Recourse to Arbitration by the United States under DSU Article 22.6 Summary (2004). P 203
- 6) Subsidies and Countervailing Duties**
- a. Trebilcock, *op. cit.*, Chapter 7.
  - b. Mark Wu, “The China Inc. Challenge to Global Trade Governance” (2016) 57 *Harvard International Law Journal* 261. P 219
- VOLUME 2**
- 7) Safeguards; Agricultural Protectionism**
- A) Safeguards**
- a. Trebilcock, *op. cit.*, Chapter 8.
  - b. A. Sykes, “The Persistent Puzzles of Safeguards: Lessons from the Steel Dispute” 7 *Journal of International Economic Law* 523 (2004). P 3

- c. Michael J. Trebilcock and Sally Wong, “Trade, Technology and Transitions: Trampolines or Safety Nets for Displaced Workers?” *Journal of International Economic Law* (2018) pp. 6-9 and 33-37 (Lessons from the Comparative Experience). P 45
- B) Agricultural Protectionism**
- d. Trebilcock & Trachtman, *Advanced Introduction to Trade Law* (Draft Chapter: Trade and Agriculture). P 55
- 8) Trade in Services; Cross Border Movement of people**
- A) Trade in Services**
- a. Trebilcock, *op. cit.*, Chapter 10.
- b. Simon Lester et al., *World Trade Law: Text, Materials and Commentary* (Portland: Hart Publishing 2008), 597-631. P 79
- c. WTO, *GATS – Fact and Fiction* (2001) a booklet published by the WTO Secretariat. P 97
- B) Cross-Border Movement of People**
- d. Michael J. Trebilcock, “The International Movement of People: The Fourth Economic Freedom” (Max Planck Working Paper 2018). P 115
- e. Richard Baldwin, *The Globotics Upheaval: Globalization, Robotics, and the Future of Work* (Oxford University Press, 2019), Introduction Chapter. P 135
- 9) Trade-Related Intellectual Property Rights (TRIPS)**
- a. Trebilcock, *op. cit.*, Chapter 12.
- b. WTO, *Canada – Patent Protection of Pharmaceutical Products*, Report of Panel (2000). P 146
- c. WTO, “Declaration on the TRIPS Agreement and Public Health”, *Ministerial Declaration*, WT/MIN(01)/DEC/W/2, 14 November 2001. P 176
- d. WTO, “Implementation of paragraph 6 of the Doha Declaration on the TRIPS Agreement and public health”, *Decision of the General Council*, WT/L/540, 8/30/2003. P 178
- e. Alan Sykes, “TRIPS, Pharmaceuticals, Developing Countries and the Doha ‘Solution’” *Chicago Journal of International Law* 3 (2002): 47-68. P 183

- f. Peter Drahos and John Brathwaite, *Information Feudalism* (New York: New Press, 2003) P 195  
 137-149.

## **VOLUME 3**

### **10) Trade-Related Investment Measures (TRIMS)**

- a. Trebilcock, *op. cit.*, Chapter 11.
- b. Gus Van Harten, “Five Justifications for Investment Treaties: A Critical Discussion” 2:1 *Trade, Law, & Development* (2010) 1-32. P 2
- c. JA Van Duzer, “Investor-State Dispute Settlement in CETA: Is it the Gold Standard?”, *CD Howe Institute Commentary* 459, 2016. P 42

### **11) Trade, Health, and Safety**

- a. Trebilcock, *op. cit.*, Chapter 13.
- b. Cary Coglianese et al., “Consumer Protection in an Era of Globalization” in Cary Coglianese et al. *Import Safety: Regulatory Governance in the Global Economy*, (Philadelphia: University of Pennsylvania, 2009): 3-21. P 71
- c. WTO, *EC Measures Concerning Meat and Meat Products (Hormones)*, Report of the Appellate Body (1997). P 81
- d. Brendan McGivern, “WTO Appellate Body Report: United States – Continued Retaliation in the Hormone Dispute” (October 2008). P 135
- e. WTO, *United States – Measures Affecting the Production and Sale of Clove Cigarettes*, Appellate Body Report Summary (2012). P 142

### **12) Trade and the Environment; Future Challenges for the World Trading System**

#### **A) Trade and the Environment**

- a. Trebilcock, *op. cit.*, Chapter 14.
- b. WTO, *United States – Import Prohibitions of Certain Shrimp and Shrimp Products*, Edited Report of the Appellate Body (1998). P 170
- c. WTO, *United States – Import Prohibition of Certain Shrimp and Shrimp Products*, Recourse to Article 21.5 of the DSU by Malaysia (2002), paras. 1-11 and 79-154. P 207

- d. WTO, *European Communities – Measures Prohibiting the Importation and Marketing of Seal Products*, Appellate Body Report Summary (2014). P 245

## B) Future Challenges for the World Trading System

- e. Trebilcock & Trachtman, *Advanced Introduction to Trade Law* (Draft Chapter: Future Challenges for the World Trading System). P 280
- f. Dani Rodrik, *Straight Talk on Trade: Ideas for a Sane World Economy* (Princeton University Press, 2017), Chapters 1 and 12. P 292

## Appendix

- a. The General Agreement on Tariffs and Trade P 315

